PATENT COOPERATION TREATY

PCT

REC'D 27 JUL 2005

WIPO

INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file	reference	<u> </u>		
4239-68223-01		FOR FURTHER	ACTION	See Form PCT/IPEA/416
International application No. PCT/US2004/010588		International filing da 05.04.2004		Priority date (day/month/year) 08.04.2003
International Patent Class C07K14/47, G01N33	ification (IPC) or na /574	tional classification and	d IPC	
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Applicant THE GOVERNMENT	OF THE LIMIT	ED STATES OF A	NA	
		יטווקקה בייי	and according to Altici	this International Preliminary Examining e 36.
2. This REPORT co.	nsists of a total of	8 sheets, including	this cover sheet.	
3. This report is also	accompanied by	ANNEXES, compris	sing:	
a. ⊠ <i>sent to the</i> ⊠ sheets	applicant and to	the International Bui	reau) a total of 6 she	ets, as follows:
and/or Admini	or the description sheets containing istrative Instructio	n, claims and/or drav prectifications autho ns).	vings which have been rized by this Authority	n amended and are the basis of this report (see Rule 70.16 and Section 607 of the
☐ sheets beyond Supple	which supersede I the disclosure in mental Box.	e earlier sheets, but we the international ap	which this Authority co plication as filed, as i	onsiders contain an amendment that goes ndicated in item 4 of Box No. I and the
b. (sent to the sequence li	International Bur	reau only) a total of (indicate type and nun	nber of electronic carrier(s)) , containing a
·		surig (see Section 8	computer readable fo 02 of the Administrativ	ve Instructions).
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4. This report contain	s indications relat	ting to the following	tems:	
Box No. I E	Basis of the opinio	n		
_	riority			
⊠ Box No. III N	lon-establishmen	t of opinion with rega	ard to novelty, inventiv	e step and industrial applicability
= BOX NO. IV	ack of utility of inv	ention		
	leasoned stateme pplicability; citatio	ent under Article 35(ons and explanations	with regard to nove supporting such stat	lty, inventive step or industrial ement
🖾 Box No. VI C	ertain documents	cited		
☐ Box No. VII C	ertain defects in t	the international app	lication	
⊠ Box No. VIII C	ertain observation	ns on the internation	al application	
Date of submission of the demand		Date of completion of	this report	
7.11.2004			26.07.2005	
Name and mailing address or preliminary examining author	f the international		Authorized Officer	
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				Office europa

International application No. PCT/US2004/010588

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_	Box No. I Basis of the repo	rt .				
1.	With regard to the language , this report is based on the international application in the language in which it was filed, unless otherwise indicated under this item.					
	☐ This report is based on tra which is the language of a	nslations from the original language into the following language, translation furnished for the purposes of:				
	publication of the intern	nder Rules 12.3 and 23.1(b)) ational application (under Rule 12.4) y examination (under Rules 55.2 and/or 55.3)				
2.	With regard to the elements* of the international application, this report is based on (replacement sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to this report):					
	Description, Pages					
	1-59	as originally filed				
	Sequence listings part of the des	scription, Pages				
	1-9	as originally filed				
	Claims, Numbers	•				
	1-46	as amended (together with any statement) under Art. 19 PCT				
	Drawings, Sheets					
	1/6-6/6	as originally filed				
٠.	☐ a sequence listing and/or a	ny related table(s) - see Supplemental Box Relating to Sequence Listing				
3.	 □ The amendments have resulted in the cancellation of: □ the description, pages 					
	☐ the claims, Nos.☐ the drawings, sheets/figs					
	☐ the sequence listing (sp☐ any table(s) related to se	ecify):				
4.	☐ This report has been estable had not been made, since they Supplemental Box (Rule 70.2(c)	lished as if (some of) the amendments annexed to this report and listed below have been considered to go beyond the disclosure as filed, as indicated in the				
	☐ the description, pages	•				
	the claims, Nos.the drawings, sheets/figs					
	☐ the sequence listing <i>(sp.</i> ☐ any table(s) related to se	<i>ecify)</i> : equence listing <i>(specify)</i> :				
	* If item 4 applies, so	ome or all of these sheets may be marked "superseded."				

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_	Вс	x No. II	Priority				
1	. 🗆	This rep	oort has been established time limit the requ	hed a ested	s if no priority had been claimed due to the failure to furnish within the		
		🗆 сору	of the earlier applicat	ion w	hose priority has been claimed (Rule 66.7(a)).		
		☐ trans	slation of the earlier ap	plica	tion whose priority has been claimed (Rule 66.7(b)).		
2	. 🗆	DCCII IO	oort has been establish und invalid (Rule 64.1) s considered to be the	J. I III	s if no priority had been claimed due to the fact that the priority claim has us for the purposes of this report, the international filing date indicated vant date.		
3.	Ad	ditional ob	oservations, if necessa	ary:	·		
	se	e separat	e sheet				
_	D.	Al - III	N				
		x No. III plicability	Non-establishment	of op	oinion with regard to novelty, inventive step and industrial		
1.	The	he questions whether the claimed invention appears to be novel, to involve an inventive step (to be non- byious), or to be industrially applicable have not been examined in respect of:					
		the entir	e international applica	tion,			
	Ø	claims N	los. 26-38,42-44				
		because	:				
	⊠	the said which do	international applications not require an inte	on, oi rnatic	r the said claims Nos. 26-38,42-44 relate to the following subject matter onal preliminary examination (specify):		
		•	arate sheet				
4.	Ξ.	the desc	ription, claims or draw neaningful opinion cou	ings Ild be	(indicate particular elements below) or said claims Nos. are so unclear of formed (specify):		
		the claim could be	ns, or said claims Nos. formed.	are :	so inadequately supported by the description that no meaningful opinion		
		no intern	ational search report l	has b	een established for the said claims Nos.		
		the nucle C of the	the nucleotide and/or amino acid sequence listing does not comply with the standard provided for in Annex C of the Administrative Instructions in that:				
		the writte	n form		has not been furnished		
					does not comply with the standard		
		the comp	outer readable form		has not been furnished		
					does not comply with the standard		
		the tables not comp	s related to the nucleo ly with the technical re	tide a equire	and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.		
		See sepa	rate sheet for further	detail	· S		

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Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

1-46

No:

No:

Claims

Claims

. . . .

Inventive step (IS)

Yes: Claims

1-46

Industrial applicability (IA)

Yes: Claims

1-46

No: Claims

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2. Citations and explanations (Rule 70.7):

see separate sheet

Box No. VI Certain documents cited

1. Certain published documents (Rule 70.10)

and/or

2. Non-written disclosures (Rule 70.9)

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

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Sı	agu	lemental Box relating to Sequence Listing
		ation of Box I, item 2:
1. Wi	ith r	egard to any nucleotide and/or amino acid sequence disclosed in the international application and sary to the claimed invention, this report has been established on the basis of:
		e of material:
	×	a sequence listing
		table(s) related to the sequence listing
b. format of material:		
i	\boxtimes	in written format
i	☒	in computer readable form
c. ti	c. time of filing/furnishing:	
E	×	contained in the international application as filed
	Ø	filed together with the international application in computer readable form
[furnished subsequently to this Authority for the purposes of search and/or examination
ב		received by this Authority as an amendment on
	ado	addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating reto has been filed or furnished, the required statements that the information in the subsequent or ditional copies is identical to that in the application as filed or does not go beyond the application as filed, appropriate, were furnished.
. Addi	ition	al observations, if necessary:

Re Item II.

The priority document that has been filed in connection with the present application is US application 60/461,339, filed on 8 April 2003 in the name of B. Case and R. Paul. However, the application whose priority has been claimed by the present application is US application 60/461,399, filed on 8 April 2003.

Consequently, it has not been possible to consider the validity of the priority claim. This report has nevertheless been established on the assumption that the relevant date is the claimed priority date.

Re Item III.

For the assessment of the present claims 26 to 38, and 42 to 44 on the question whether they are industrially applicable, no unified criteria exist in the PCT Contracting States. The patentability can also be dependent upon the formulation of the claims. The EPO, for example, does not recognize as industrially applicable the subject-matter of claims to the use of a compound in medical treatment or diagnostic methods, but may allow, however, claims to a known compound for first use in medical treatment and the use of such a compound for the manufacture of a medicament for a new medical treatment.

Re Item V.

The following documents are referred to in this communication:

D1 = WO99/67384

D2 = Database accession no. BC047903

1. Inventive Step (Article 33(3) PCT)

1.1 Claims 1 to 46

Claims 1 to 46 are not inventive as required by Article 33(3) PCT.

Prostate cancer-associated genes and polypeptides were well known in the prior art from, e.g., <u>WO99/67384 (D1)</u> (see, e.g., the abstract).

Starting from this closest prior art, the technical problem underlying the present

application could be seen in the provision of further prostate-specific proteins.

This problem <u>is solved</u> by providing the nucleic acid molecules/proteins of SEQ ID NOs: 2 and 1.

However, this solution is obvious in view of the disclosure content of <u>BC047903 (D2)</u>. This document discloses a <u>partial</u> cDNA sequence encoding a human "prostate cancer associated protein 5" that is 100% identical to the 3'-terminal 461 nucleotides of the sequence of SEQ ID NO:2 of the present application. For solving the above technical problem, <u>BC047903 (D2)</u> thus provided an ideal starting point for the person skilled in the art: It provided the motivation since the cDNA was only partial, and certainly, there was also a reasonable expectation of success to isolate the <u>full-length</u> cDNA sequence. It thus appears as if the person skilled in the art would have arrived at the claimed products without further ado.

Claims 2 to 46 represent standard molecular biology applications. Insofar as they are new over the cited prior art, they thus do not involve an inventive step.

Therefore, claims 1 to 46 do not comply with the requirements of Article 33(3) PCT.

Re Item VIII.

2. Clarity (Article 6 PCT)

- 2.1 In various claims the term "homologous" is used. However, "homology" with respect to amino acid sequences is ambiguous because it is unclear whether identity or similarity is meant, and with respect to nucleic acid sequences it is meaningless because only the degree of identity can be established between two nucleic acid sequences.
- 2.2 The indication of the percentage of identity is only meaningful if the regions that are compared are defined.
- 2.3 In claims 1 and 32 the phrase "wherein the isolated polypeptide is eight to ten..." is ambiguous because it refers to "the isolated polypeptide" although the at least eight consecutive amino acids are apparently meant.

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2.4 SEQ ID NOs:1 and 2 show single specific sequences. Thus, the indefinite articles "an/a" in claims 1(3), 5, 7, 22, and 32(3) are not appropriate.

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CLAIMS

- 1. An isolated polypeptide comprising:
 - (1) an amino acid sequence at least 90% homologous to SEQ ID NO: 1;
- (2) at least eight consecutive amino acids of amino acids 157-933 of SEQ ID NO: 1, wherein the isolated polypeptide is eight to ten amino acids in length and binds an MHC molecule; or
 - (3) an amino acid sequence set forth as SEQ ID NO: 1.
- 2. The isolated polypeptide of claim 1, comprising a polypeptide having an amino acid sequence at least 90% homologous to SEQ ID NO: 1.
 - 3. The isolated polypeptide of claim 2, comprising an amino acid sequence at least 95% homologous to SEQ ID NO: 1.
 - 4. The isolated polypeptide of claim 1, comprising at least eight consecutive amino acids of amino acids 157-933 of SEQ ID NO: 1, wherein the isolated polypeptide is eight to ten amino acids in length and binds an MHC molecule.
- 5. The isolated polypeptide of claim 1, comprising an amino acid sequence as set forth as SEQ ID NO: 1.
 - 6. An isolated nucleic acid sequence encoding the polypeptide of claim 1.
- 7. The isolated nucleic acid sequence of claim 6, comprising a sequence as set forth as SEQ ID NO: 2, or a degenerate variant thereof.
 - 8. The isolated nucleic acid sequence of claim 6, operably linked to a promoter.
- An expression vector comprising the nucleic acid sequence of claim 6.



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- 10. A host cell transfected with the nucleic acid sequence of claim 6.
- 11. The host cell of claim 10, wherein the host cell is a mammalian cell.

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- 12. An antibody that specifically binds the polypeptide of claim 1.
- 13. The antibody of claim 12, wherein the antibody is a monoclonal antibody.
- 10 14. The antibody of claim 12 comprising a detectable label.
 - 15. The antibody of claim 12, wherein the label is a fluorescent, enzymatic or radioactive label.
- 15 16. The antibody of claim 12 conjugated to a toxin.
 - 17. A method for detecting prostate cancer in a subject, comprising contacting a sample obtained from the subject with the antibody of claim
 12 for a sufficient amount of time to form an immune complex;

detecting the presence the immune complex, wherein the presence of an immune complex demonstrates the presence of prostate cancer in the subject.

18. The method of claim 17, wherein the sample is a biopsy, blood, serum, or urine sample.

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- 19. The method of claim 17, wherein the sample is a biopsy sample of non-prostate origin.
 - 20. The method of claim 17, wherein the antibody is labeled.

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21. A method for detecting a prostate cancer in a subject, comprising detecting the expression of the polypeptide of claim 1 in a sample from the subject, wherein an increase in the expression of the polypeptide as compared to a control indicates the presence of the prostate cancer.

22. The method of claim 21, wherein detecting the expression of polypeptide comprises detecting a polypeptide having a sequence set forth as SEQ ID NO: 2 in the sample.

10 23. The method of claim 22, wherein detecting the expression of the polypeptide comprises

contacting the sample with an antibody that specifically binds the polypeptide for a sufficient amount of time to form an immune complex; and detecting the presence of the immune complex.

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- 24. The method of claim 21, wherein detecting the expression of the polypeptide comprises detecting the presence of mRNA encoding the polypeptide.
- 25. The method of claim 24, wherein detecting the presence of mRNA encoding the polypeptide comprises a Northern Blot analysis, an RNA Dot blot, or a reverse transcriptase polypermase chain reaction (RT-PCR) assay.
 - 26. A method for producing an immune response against a cell expressing a polypeptide of claim 1 in a subject, the method comprising
- administering to the subject a therapeutically effective amount of the polypeptide of claim 1, or a polynucleotide encoding the polypeptide, thereby producing the immune response.
 - 27. The method of claim 26, wherein the immune response is a T cell response.

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- 28. The method of claim 26, wherein the immune response is a B cell response.
- 29. The method of claim 26, wherein the subject has prostate cancer.
- 5 30. The method of claim 29, wherein the immune response decreases the growth of the prostate cancer.
 - 31. A method for inhibiting the growth of a malignant cell expressing the polypeptide of claim 1, the method comprising,
 - (i) culturing cytotoxic T lymphocytes (CTLs) or CTL precursor cells with the polypeptide of claim 1 to produce activated CTLs or CTL precursors that recognize an NGEP expressing cell, and
 - (ii) contacting the malignant cell with the activated CTLs or CTLs matured from the CTL precursors,
- thereby inhibiting the growth of the malignant cell.
 - 32. A method for inhibiting the growth of a malignant cell, comprising:

 contacting the malignant cell with an effective amount of a cell-growth
 inhibiting molecule, wherein the cell growth inhibiting molecule comprises an antibody
 which specifically binds a polypeptide comprising
 - (1) an amino acid sequence at least 90% homologous to SEQ ID NO: 1;
 - (2) at least eight consecutive amino acids of amino acids 157-933 of SEQ ID NO: 1, wherein the isolated polypeptide is eight to ten amino acids in length and binds an MHC molecule; or
- 25 (3) an amino acid sequence set forth as SEQ ID NO: 1; wherein the antibody is covalently linked to an effector molecule which inhibits the growth of cells,

thereby inhibiting the growth of the malignant cell.

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- 33. The method of claim 32, wherein said antibody is a monoclonal antibody.
- 34. The method of claim 32, wherein the effector molecule is a chemotherapeutic agent.

35. The method of claim 32, wherein the effector molecule comprises a toxic moiety.

- 36. The method of claim 35, wherein the toxic moiety is selected from the group consisting of ricin A, abrin, diphtheria toxin or a subunit thereof, *Pseudomonas* exotoxin or a portion thereof, saporin, restrictocin or gelonin.
 - 37. The method of claim 35, wherein the *Pseudomonas* exotoxin is selected from the group consisting of PE35, PE37, PE38, and PE40.
- 15 38. The method of claim 35, wherein the malignant cell is in vivo.
 - 39. A pharmaceutical composition comprising a therapeutically effective amount of the polypeptide of claim 1 in a pharmaceutically acceptable carrier.
- 40. A pharmaceutical composition comprising a therapeutically effective amount of the polynucleotide of claim 6 in a pharmaceutically acceptable carrier.
 - 41. A pharmaceutical composition comprising a therapeutically effective amount of the antibody of claim 12 in a pharmaceutically acceptable carrier.
 - 42. A method for reducing the number of prostate cancer cells in a subject, comprising

administering to the subject a therapeutically effective amount of the polypeptide of claim 1, wherein the administration of the NGEP results in an immune response to NGEP,

thereby reducing the number of prostate cancer cells in the subject.

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- 43. A method for reducing the number of prostate cancer cells in a subject, comprising

thereby reducing the number of prostate cancer cells in the subject.

- 44. A method for reducing the number of prostate cancer cells in a subject, comprising
- administering to the subject a therapeutically effective amount of the antibody of claim 16,

thereby reducing the number of prostate cancer cells in the subject.

- 45. A kit for detecting an polynucleotide encoding NGEP in a sample, comprising
 - an isolated nucleic acid sequence of at least ten nucleotides in length that specifically binds to SEQ ID NO: 2 under highly stringent hybridization conditions; and instructions for the use of the isolated nucleic acid sequence.
- 46. A kit for detecting an NGEP polypeptide in a sample, comprising an monoclonal antibody that specifically binds to an antigenic epitope of SEQ ID NO: 1; and instructions for the use of the antibody.

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